

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MASSACHUSETTS

NEW ENGLAND CARPENTERS HEALTH  
BENEFITS FUND, PIRELLI ARMSTRONG  
RETIREE MEDICAL BENEFITS TRUST,  
TEAMSTERS HEALTH & WELFARE FUND  
OF PHILADELPHIA AND VICINITY,  
PHILADELPHIA FEDERATION OF  
TEACHERS HEALTH AND WELFARE FUND,  
DISTRICT COUNCIL 37, AFSCME - HEALTH  
& SECURITY PLAN; JUNE SWAN;  
MAUREEN COWIE and BERNARD GORTER,

Plaintiffs,

v.

FIRST DATABANK, INC., a Missouri  
corporation, and McKESSON CORPORATION,  
a Delaware corporation,

Defendants.

Civil Action: 1:05-CV-11148-PBS

Judge Patti B. Saris

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**DEFENDANT MCKESSON CORPORATION'S CORRECTED MOTION FOR  
LEAVE TO FILE UNDER SEAL<sup>1</sup>**

On February 27, 2007, the Court granted Defendant McKesson Corporation's ("McKesson") request to seal a discrete number of third party documents cited in McKesson's Opposition to Class Certification. Certain of these documents contained or reflected highly sensitive contracting terms, including pricing and financial terms, the

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<sup>1</sup> This corrected motion is submitted to correct errors in the exhibit numbers referenced in the motion to seal previously filed at Docket No. 250, and to include an inadvertently omitted exhibit cited in the brief. This motion is intended to replace the motion filed at Docket No. 250.

disclosure of which would risk competitive injury to the third parties that negotiated or agreed to these terms. Others revealed the identities of a PBM's clients or constituted internal documents reflecting business analyses or strategies for responding to drug pricing trends and market forces. For the same reasons, McKesson submits this motion to ensure that similar third party documents, cited in McKesson's Surreply in Opposition to Class Certification, receive the same protection. These third party documents, like the previous documents the Court sealed, contain or reflect highly sensitive contracting terms, client identities, or business strategies, the disclosure of which poses competitive injury to non-parties to this case.

McKesson hereby respectfully moves this Court for leave to file the following submissions that include such confidential information under seal (with redacted versions filed in the public record):

- (a) Exhibits 24A, 24C, 24D-24F, 28, and 30 attached to the Declaration of Lori A. Schechter in Support of McKesson Corporation's Surreply in Opposition to Class Certification;
- (b) McKesson Corporation's Surreply in Opposition to Class Certification; and
- (c) Rebuttal Expert Declaration of Robert D. Willig.

Redacted versions that excise only the limited confidential material contained in these submissions were filed in the public record at Docket Nos. 249, 251, and 252.

In support of this motion, McKesson states as follows:

1. McKesson submits this motion solely on behalf of the third parties that produced the confidential information contained in the documents described below. Such confidential information of third parties is entitled to heightened protection. *See Rossbach v. Rundle*, 128 F. Supp. 2d 1348, 1352 (S.D. Fla. 2000) ("When the sensitive information pertains to non-parties who are not public figures, the balancing of interests in favor of protecting the privacy of the non-parties and against uninhibited access to the records is strengthened."); *see also United States v. Snyder*, 187 F. Supp. 2d 52, 63

(N.D.N.Y. 2002) (“The privacy interests of innocent third parties . . . should weigh heavily in a court’s balancing equation.”) (citation omitted).

2. Exhibits 28 and 30 to the Schechter Surreply Declaration contain or reflect highly sensitive contracting terms, including pricing and financial terms, the disclosure of which would risk competitive injury to the third parties that negotiated or agreed to these terms. McKesson seeks leave to file these documents under seal and to publicly file versions that redact only the discrete, confidential terms of these contracts:

- a. Exhibit 28 to the Schechter Surreply Declaration discloses the terms of a highly confidential contract governing rebates paid by Ortho-McNeil Pharmaceutical, Inc.
- b. Exhibit 30 to the Schechter Surreply Declaration is an analysis of the impact of the Spread Increase on AstraZeneca’s rebate contracts, which discloses the terms of AstraZeneca’s highly confidential rebate contracts with various entities.

3. Exhibits 24A, 24C, 24D, 24E, and 24F to the Schechter Surreply Declaration reveal the identities of Express Scripts’s (“ESI”) clients or constitute internal documents reflecting business analyses or strategies for responding to drug pricing trends and market forces on behalf of ESI’s clients, information which ESI keeps confidential and protects from public disclosure. These Exhibits contain information that reflects ESI’s internal business analyses and competitive strategies related to the services it offers to its clients. McKesson seeks leave to redact only this highly sensitive information from any public filings in this case in order to avoid commercial injury to a third party in these proceedings.

4. Paragraph 14 of the Protective Order mandates that any document or pleading containing the type of confidential material referenced above be filed under seal. McKesson hereby seeks to comply with the terms of the Protective Order upon which

third parties relied when they produced documents in response to subpoenas served in this action.

WHEREFORE, McKesson respectfully requests that this Court grant it leave to file the submissions listed above under seal. McKesson has filed in the public record redacted copies of these submissions, which excise only the confidential information from the previously sealed exhibits to the Schechter Class Opposition Declaration and the confidential information from Exhibits 24A, 24C, 24D-24F, 28, and 30 to the Schechter Surreply Declaration.

Respectfully submitted,  
Dated: May 7, 2007

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**CERTIFICATION PURSUANT TO LOCAL RULE 7.1**

I, Lori Schechter, counsel of record for defendant McKesson Corporation, hereby certify that McKesson's counsel conferred with counsel for plaintiffs in an effort to resolve the issue referred to in this motion, and that the parties were unable to reach agreement with respect to this motion.

/s/ Lori A. Schechter  
Lori A. Schechter

**CERTIFICATE OF SERVICE**

I hereby certify that a true copy of the above document was served upon the attorney of record for each other party through the Court's electronic filing service on May 7, 2007.

/s/ Lori A. Schechter

Lori A. Schechter

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**[PROPOSED] ORDER GRANTING MCKESSON CORPORATION'S  
MOTION FOR LEAVE TO FILE UNDER SEAL**

McKesson seeks leave to file under seal its class surreply submissions that contain confidential information from a discrete set of third party documents and to publicly file redacted versions that excise only this confidential information. For the same reasons underlying the Court's February 27, 2007 order granting McKesson leave to file under seal documents containing confidential information of third parties, the Court, having

considered all documents in support and opposition thereto, hereby GRANTS

McKesson's Motion for Leave to File Under Seal the following documents:

1. Exhibits 24A, 24C, 24D-24F, 28, and 30 attached to the Declaration of Lori A. Schechter in Support of McKesson Corporation's Surreply in Opposition to Class Certification;
2. McKesson Corporation's Surreply in Opposition to Class Certification; and
3. Rebuttal Expert Declaration of Robert D. Willig.

IT IS SO ORDERED.

DATED: \_\_\_\_\_

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Hon. Patti B. Saris  
United States District Court Judge